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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/080,822	02/22/2002		Kuniyoshi Maruyama	597/1/005	9540
23565	7590	01/27/2005		EXAMINER	
KLAUBER			KYLE, MICHAEL J		
411 HACKENSACK AVENUE HACKENSACK, NJ 07601				ART UNIT	PAPER NUMBER
				3676	
				DATE MAILED: 01/27/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/080,822	MARUYAMA, KUNIYOSHI					
Office Action Summary	Examiner	Art Unit					
	Michael J Kyle	3676					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timy within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 12 No	ovember 2004.						
2a)⊠ This action is <b>FINAL</b> . 2b)□ This	action is non-final.						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4) Claim(s) 8 and 9 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5) Claim(s) is/are allowed.  6) Claim(s) 8 and 9 is/are rejected.  7) Claim(s) is/are objected to.  8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers							
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	epted or b) objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa						

Art Unit: 3676

#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 8 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Oshima (U.S. Patent Application Publication 2003/0074265) in view of Ewing (U.S. Patent Application Publication 2002/0095928).
- 3. Oshima discloses a managing and charging system on an internet where a person (page 9, paragraph [0131]) whose address is not open to the public can post a message, comprising a storage unit (paragraph [0025]) for storing a mail address, application receiving means (second terminal 90, described in the abstract, lines 16-18) for receiving an application by a visitor ("giver"), confirmation means responsive to the application receiving means for confirming to the visitor, the receiver of the gift and visitor's consent to payment (page 7, paragraph [0088]), and payment processing means for processing and confirming payment completion (page 7, paragraph [0088]). Oshima also discloses the system to includes means to initiate delivery of the gift to the identified posted person by using physical distribution means following confirmation of the payment completion (page 7, paragraph [0088]). The examiner asserts that physical (non-electronic) gift must be delivered using physical distribution means. Oshima does not explicitly disclose the address notifying means as claimed.

Art Unit: 3676

4. Ewing teaches a blind gift system whereby one user can send a gift, or gifts, to another user. One user goes through a set of initial steps to set up the system (paragraph [0025]). In one situation, a member's true full name and address information may be transmitted without requiring coordination with the giftee when the payment completion is confirmed (paragraph [0028]). This allows the users to communicate freely without having to use the gift system. Examiner notes that when payment is confirmed, the gift sender may be notified of the members address without requiring coordination, as the member, or giftee, has the option of permitting this, upon sign-up, as discussed in paragraph [0025]. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made, to modify Oshima as taught by Ewing, in order to allow communication outside of the electronic system. The invention resulting from this combination would then send the address of the person whose address is not known to the public to the visitor in response to the visitor sending a gift.

Page 3

5. With respect to claim 9, Oshima discloses a method for operating a managing and charging system on an internet where a person (page 9, paragraph [0131]) whose address is not open to the public can post a message, comprising storing a mail address (paragraph [0025]) of an identified posted person, receiving, at the system, an application by a visitor ("giver"), utilizing the system for confirming to the visitor the receiver of the gift and visitor's consent to payment (page 7, paragraph [0088]), and utilizing payment processing means at the system for processing and confirming payment completion (page 7, paragraph [0088]). Oshima also discloses the system to includes means to initiate delivery of the gift to the posted person by using physical distribution means following confirmation of the payment completion (page 7,

Art Unit: 3676

paragraph [0088]). The examiner asserts that physical (non-electronic) gift will and must be delivered using physical distribution means. Oshima does not explicitly disclose utilizing the system for notifying the visitor of the mail address of the identified posted person.

Page 4

6. Ewing teaches a blind gift system whereby one user can send a gift, or gifts, to another anonymous user. In one situation, the system is utilized to notify a user of a member's true full name and address information without requiring coordination with giftee, or identified person. In paragraph [0025], Ewing discussed a series of initial steps a user goes through when signing up for the service. One of the options is to have their address and full name sent to somebody that sends them a gift. This is specified before somebody actually sends them a gift. Therefore, at the time when payment for a gift is completed and confirmed, a user's address is transmitted to the gift sender without any coordination at that time. This allows the users to communicate freely without having to use the gift system. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made, to modify Oshima as taught by Ewing, in order to allow communication outside of the electronic system. The invention resulting from this combination would then send the address of the person whose address is not known to the public to the visitor immediately and directly in response to the visitor sending a gift. Examiner asserts that because the combination of Oshima and Ewing disclose all of the claimed structure of the instant application that the combination is capable of providing the claimed function of "notifying" immediately and directly following confirmation of payment completion.

## Response to Arguments

Application/Control Number: 10/080,822 Page 5

Art Unit: 3676

7. Applicant's arguments filed November 12, 2004, have been fully considered but they are not persuasive.

- 8. As an initial matter, examiner refers to Ewing, where paragraph [0025] sets forth a series of initial steps and inquiries that a user goes through upon signing up for the system. These inquiries are described in paragraphs [0026-0028]. In paragraph [0028], Ewing discusses how giftee may respond in the case of receiving a gift. One of the responses includes providing the giftee's true full name and address. This is a preset and automatic option that the giftee has the choice of selecting upon initially signing up for the service. This step occurs directly and immediately after the in response to the giftor paying for a gift, and the gift being accepted. Examiner notes that in paragraph [0028], Ewing discloses the transmission of the giftee's true full name and address to be in response to a "successfully-completed blind gift delivery transactions". Examiner considers the blind gift delivery transaction occur once the gift is accepted according the giftee's preset preferences, not actually upon receipt of the gift, because delivery process will be initiated when the gift is accepted.
- 9. Applicant states that in the newly presented amended claims, it is recited that no communication, such as permission or instructions from the posting person are required in order for their address to be transmitted to a gift sender. Examiner recognizes this limitation in claims 8 and 9. However, the claim limitations state that this occurs "when the payment completion is confirmed". In Ewing, as discussed above, giftee (also referred to as a posted person or identified person) may set up the system when initially signing up. If the giftee set the system up so that their full name and address are transmitted in response receiving a gift, then this step happens automatically, at the time when payment is confirmed, without any further coordination

Art Unit: 3676

from the giftee. The system does not go back and ask for instructions from the giftee, but rather, checks the preset options of the giftee, to determine the response to a gift. The situation exists where the giftee's address is automatically sent to the visitor.

#### Conclusion

- 10. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).
- 11. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.
- 12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael J Kyle whose telephone number is 703-305-3614. The examiner can normally be reached on Monday Friday, 8:30 am 5:00 pm.
- 13. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Judy Swann can be reached on 703-306-4115. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Art Unit: 3676

14. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

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Page 7

POBERT-J. SANDY PHIMARY EXAMINER